विकास योजना - कन्नड (वाडीव क्षेत्र) महाराष्ट्र प्रावेशिक नियोजन व नगर रचना अधिनियम, १९६६ चे कलम-३१ नूसार मंजूरी व पुनर्प्रसिद्धी..

महाराष्ट्र शासन नगर विकास विभाग

शासन निर्णय क्र.टिपीएस-३००५/५३५२/प्र.क्र.२०५/२००५/नवि-३०. मंत्रालय, मुंबई - ३२.

दि. २९ जून, २००६.

ाहा:- १)मुख्याधिकारी, कन्नड नगर परिषद, जिल्हा औरंगाबाद यांचे पत्र क्र. वियो/कन्नड/वाक्षे/अंतिम मंजूरी/०५/२९४७, दिनांक २७ सप्टेंबर, २००५ २)संचालक नगर रचना, महाराष्ट्र राज्य, पुणे यांचे पत्र क्र.वियो/कन्नड(वा.क्षे.)/छाननी/टोपीव्ही-५/९५८९, दिनांक २१ डिसेंबर, २००५.

शासन निर्णय :- सोबतची अधिसूचना/सूचना महाराष्ट्र शासनाच्या राजपत्रात प्रसिद्ध करावी.

महाराष्ट्राचे राज्यपाल यांचे आदेशानूसार व नांवाने,

महाराष्ट्र शासनाचे अवर सचिव

पत.

विभागीय आयुक्त, आरंगाबाद विभाग, आरंगाबाद.

जिल्हाधिकारी, औरंगाबाद.

संचालक नगररचना, महाराष्ट्र राज्य, पुणे.

उपसंचालक नगररचना, औरंगाबाद विभाग, औरंगाबादः

सहायक संचालक नगरुचना, औरंगाबाद शाखा, औरंगाबाद.

मुख्याधिकारी, कन्नड नगर परिषद, जिल्हा औरंगाबाद.

व्यवस्थापक, शासकीय मुद्रणालय औरंगाबाद.

त्यांना विनंती करण्यात येते की, सोबतची अधिसूचना/सूचना महाराष्ट्र शासन राजपत्राच्या आंसंगाबाद विभाग पुरवणीमध्ये प्रसिद्ध करुन त्याच्या २० पती या विभागास, प्रत्येकी ५ प्रती संचालक नगर रचना, महाराष्ट्र राज्य, पुणे व उपसंचालक नगररचना, औरंगाबाद विभाग, औरंगाबाद यांना पाठवात्यात .

कद्भ अधिकारी, (नवि-२९) यांना विनंती करण्यात येते की, त्यांनी प्रस्तुत अधिसूचना वेबसाईटवर प्रसिद्ध करावी.

निवड नस्ती, कार्यासन नवि-३०.

Revised Development Plan - Kannad (A.A.)

Sanction under section 31 of Maharashtra Regional & Town Planning Act, 1966.

NOTIFICATION

Urban Development Department, Mantralaya, Mumbai-400 032. Date :- 29 th June, 2006

Maharashtra Regional and Town Planning Act, 1966.

No. TPS-3005/1352/CR-205(A)/2005/UD-30:- Whereas Kannad Municipal Council (hereinafter referred to as 'the said Municipal Council') being the planning authority for the area under it's jurisdiction vide its resolution No.3, dated 7th June 2000 made a declaration under section 34 read with sub-section (1) of section (23) of the Maharashtra Regional & Town Planning Act, 1966 (hereinafter referred to as 'the said Act') of its intention to prepare the development. Plan of the additional area of Municipal Council (hereinafter referred to as 'the said Area') and a notice to that effect was published in Maharashtra Government Gazette Part-I, AurangabadDivision Supplement, dated 13th July, 2000;

And whereas, the said Municipal Council, after carrying out the necessary surveys of the said area, prepared the Draft Development Plan of Karnad (Additional Area) (hereinafter referred to as the 'said Development Plan') and notice to that effect was published in the Maharashtra Government Gazette part-I, Aurangabad Division supplement dated 25th August, 2003, on page No.25 and 26, for inviting objections and suggestions on the said Development Plan;

And Whereas, the said Municipal Council, after following procedure as per Section 28 and 30 of the said Act and has submitted the Draft Development plan to the State Government for sanotion as required under sub-Section (1) of Section 30 of the said Act on 7th October, 2005;

And whereas the Government of Maharashtra after making necessary inquiries and consulting with the Director of Town Planning, Maharashtra State Pune decided to sanction the said Development Plan excluding the part (shown bounded in Mauve colour) on the said Development Plan (hereinafter referred to as 'the said excluded part');

Now therefore, in exercise of the powers conferred by sub-section (1) of section 31 of the said Act and of all other powers enabling it in that behalf, the Government of Maharashtra hereby -

- a) Sanctions part of the said Development plan of Kannad (Additional Area) excluding the said excluded part shown bounded in Pink colour (numbered as EP-1, EP-2,......) on the said Development Plan;
- b) Fixes the 15 th August, 2006 to be the date on which Final Development Plan of Kannad (Additional Area) (excluding the said 'excluded part') of the said Development Plan) shall come into force.

Note :-

- i) The aforesaid final Development Plan of Karınad (Additional Area) as sanctioned by the State Government shall be kept open for inspection by the public during working hours on all working days for a period of 1 year in the office of the Chief Officer, Kannad Municipal Council, Dist. Aurangabad.
- II) The reservation of sites, allocations etc. which have not appeared in Schedule-I are hereby sanction for the respective purposes as designated in the Development Plan.
- III) Areas of reserved sites mentioned in the report of the Development Plan are approximate and subject to the actual measurements on site as per boundaries shown on the final Development Plan.
- IV) Those open spaces from sanctioned layout that are earmarked as Existing Open Space (in Green colour) on Development Plan are treated as Residential Zone.
- V) Draftsman's errors which are required to be corrected as per actual situation on site/or as per survey records, sanctioned layouts, etc. shall be correct by the Chief Officer, Municipal Council, Kannad after due verification and prior approval of Director of Town Planning. Maharashtra State, Pune.
- VI) The private or rental premises designated in Public Semi-Public Zone will continue to be in this zone as long as Public-Semi Public user exists, otherwise these lands shall beconsidered to be included in adjoining major use zone.
- VII) This Notification is also available on Departments web site w w w.urban.maharashtra.gov. in.

By order and in the name of Governor of Maharashtra.

(Shivaji Patankar)
Under Secretary to Government...

Development Plan-Kannad (A.A.)

Republication of the modifications of substantial nature under section 31 of Maharashtra Regional & Town Planning Act, 1966.

NOTICE Urban Development Department, Mantralaya, Mumbai-400 032. Date :- 29 th June, 2006.

Maharashtra Regional and Town Planning Act, 1966.

No.TPS-3005/1352/CR-205(B)/2005/UD-30:- Whereas Kannad Municipal Council (hereinafter referred to as 'the said Municipal Council') being the planning authority for the area under it's jurisdiction vide its resolution No.3, dated 7th June, 2000 made a declaration under section 34 read with sub-section (1) of section (23) of the Maharashtra Regional & Town Planning Act, 1966 (hereinafter referred to as 'the said Act') of its intention to prepare the development. Plan of the additional area of the said Municipal Council (hereinafter referred to as 'the said Area') and a notice to that effect was published in Maharashtra Government Gazette Part-1, Aurangabad Division Supplement, dated 13th July, 2000;

And whereas, the said Municipal Council, after carrying out the necessary surveys of the said area, prepared the Draft Development Plan of Kannad (Additional Area) (hereinafter referred to as the 'said Development Plan') and notice to that effect was published in the Maharashtra Government Gazette part-I. Aurangabad Division supplement dated 25th August, 2003, on page No.25 and 26, for inviting objections and suggestions on the said Development Plan;

And whereas, the said Municipal Council, after considering the Suggestions and Objections received made certain modifications under Section 28 (4) in the said Development Plan.

And Whereas, the said Municipal Council, after following procedure as per Section 28 and 30 of the said Act and has submitted the Draft Development plan to the State Government for sanction as required under sub-Section (1) of Section 30 of the said Act on 27th September 2005;

And whereas, the Government of Maharashtra, vide its Notification No. TPS-3005/1352/CR-205(A)/2005/UD-30, dated 29 th June, 2006 has sanctioned part of the said Development Plan of Kannad (Additional Area) excluding the part shown bounded in mauve colour on the said Development Plan (numbered as EP-1, EP-2 etc.) (hereinafter referred to as the 'said excluded part');

And whereas, the Government of Maharashtra has proposed certain modifications in the said excluded part of the said Development Plan of Kannad (Additional Area) which are considered to be of substantial nature;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 31 of the said Act and of all other powers enabling it in that behalf, the Government of Maharashtra, hereby-

- a) gives a notice announcing it's intention to make certain modifications in the said Development Plan as described in the Schedule appended hereto;
- b) directs that, a copy of the said excluded part showing proposed modifications in Mauve colour should be kept open for public inspection on all working days in the office of the -
- i) The Chief Officer, Kannad Municipal Council, Dist. Aurangabad.
- ii) The Deputy Director of Town Planning, Aurangabad Division, Aurangabad.
- c) Invites suggestions and objections from any person in a respect of proposed modifications within a period of 60 (sixty) days from the date of publication of this notice in the Maharashtra Government Gazette:
- d) Appoints the Deputy Director of Town planning, Aurangabad Division, Aurangabad as an officer under section (2) of section 31 of the said Act
- e) The Deputy Director of Town Planning, Aurangabad Division, Aurangabad is directed to hear any such person in respect of suggestions and objections received by him in above stipulated period and submit his report thereon to the Government of Maharashtra.

Any suggestions or objections which may be received by the Deputy Director of Town Planning, Aurangabad Division, Housing Board Building, 2nd Floor, near Printravel Hotel, Station Road, Aurangabad from any person in respect of the proposed modifications, in writing within the aforesaid period, will be duly considered by him.

NOTE - This Notice is also available on Departments web site w.w.w.urban.maharashtra.gov. in

By order and in the name of Governor of Maharashtra.

(Shivaji Patankar)
Under Secretary to Government.

SCHEDULE OF MODIFICATIONS OF SUBSTANTIAL NATURE Development Plan, Kannad (Additional Area) Dist.:-Aurangabad

Accompaniment of Notification No. No. TPS-3006/1352/CR-205(B)/2005/UD-30 Dated 29 the June 2006.

	Modification of substantial nature as preposed by the Government.		1	Site No. / Primary School & Play Ground 1s proposed to be shifted in Survey No.14 in the Northern portion of Site No. 9 "Garden" as shown or plan and the land so released under Site No.7 is proposed to be included in Residential Zone. The boundary of Site No.9 "Garden" is proposed to be redefined accordingly, as shown on Plan.	12.00 mt. wide Development plan Road is proposed to be widened to 18.00 mt. & alignment of this road is proposed to be extended up to North-South 18.00 m. wide Development plan Road as shown on the plan.	12.00 mt. wide Development plan Roads are proposed to be widened to 15.00 m. wide Development plan Road as shown on plan.
Dated 29 " June, 2006.		sanction U/s 30 cf M.R. & T.P.Act 1966		o./ iry School & iround"	mt. wide	mt. wide
SZ Peteo	Fruposal as plan Prop published U/s 26 subr of M.R. & Gov	T.P.Act 1966 sanc	,	No. / nary od & Play ind"	12.00 mt. wide 12.00 Development Devek plan Road Road	12.00 mt. wide 12.00 Development Development Road Road
	Site No. / Location Fro			Site No.7 Site "Primary School & Play "Prin Ground" Sch	mt. wide spment plan Road the Southern ary of Site No. 31 livarkhedu Road to ary of SurveyNo.	East-west Development Daplan Road from the plan Southern boundary of Site No. 28, 12.00 mt. wide East-West Development plan Road from the Southern boundary of Site No.29 & 12 mt wide North-South Development plan Road joining as a link as above mentioned parallel Roads.
	Excluded part S No.				EP-2	ф 2
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		विकास नियंत्रण नियमावलीबाबत
		PROPOSED MODIFICATIONS TO DEVELOPMENT CONTROL RULES.
	EP	Following new definition is proposed to be added as Definition No. 2.5 A -
	10	Following new definition is proposed to be added by dividing the total built Floor Space Index (FSI):- The quotient obtained by dividing the total built up area on all floors excluding areas as given in bye law No.20.6.2 by the
Ì	. !	up area on all floors excluding areas as given 270
		area of the plot. FSI = Total Built up Area on all floors
		Blot Area
	ED	the headdon after Pule No. 5.1 (e) (Xi)
	11	Following new item is proposed to be added after value to the sequired under 5.1 (e) (xii): Give particulars of the parking provided and required under
		Regulation No. 21
	EP	Rule No.9.4 is proposed to be deleted.
	12	
• • •	EP	Following new entry proposed to be added after Rule No.20.7.2 (e)
•	13	New Rule No.20.7.2 (f): Area of one fitness centre for a Co-op. Housing Society or Apartment Owners Association as provided in Sub-regulation 22.11.3
		or Apartment Owners Association as provided Department, Order No.TPB
	į	Ker november
	EP	A303/13/CR-249/03/UD-11, dated 17 June 2004.) Following new Sub-regulation vide No.22.11.3 is proposed to be added after
	14	sub-regulation No.22 11 2 -
	15.00	
		New Sub Regulation No. 22.11.3 . In every resident to the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an proposed to be constructed for the use of a Co-operative Housing Society or an interest of the use of a Co-operative Housing Society or an interest of the use of a Co-operative Housing Society or an interest of the use of a Co-operative Housing Society or an interest of the use of a Co-operative Housing Society or an interest of the use of a Co-operative Housing Society or an interest of the use
	1	Apartment Owners Association, a littless centre from the total built up area of building
	,	of the room shall be limited to 2 (two) percent of the total for any other purpose, or 20 Sq.Mt. whichever is more. It shall not be used for any other purpose, or 20 Sq.Mt. whichever is more. It shall not be used for any other purpose, or 20 Sq.Mt. whichever is more.
		to available for fitness activities and its owners up stight vest to desire,
		(Pof Government in Urban Development Department)
49		4202/42/CD-249/03/UD-11, dated 17th June 2004.)
	EP	Appendix C is proposed to be amended as under: a) in paragraph C-2 under the heading "ARCHITECT" in sub-paragraph C-1.1 a) in paragraph C-2 under the heading "ARCHITECT" in sub-paragraph C-1.1
	15	a) in paragraph C-2 under the heading "Attention" the words and letters "Schedule XIV of" the under the heading "Qualification" the words and letters "Schedule XIV of" the
		words "the SCHEDULE" shall be substituted;
	ger .	
**	1	after the words "Calendar Year" the words lightes and letters sharing
er Seg		
J. 4.		of December", shall be inserted, d) to sub-paragraph C-6.2, under the heading "Licensing fees", the following
		proviso shall be added at the end, namely - "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture to Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architect duly registered with the Council of Architecture "Provided that an architecture of the Provided that are architecture of the Provided
		" Provided that an architect duly registered with 1972 (20 of 1972) shall not be required to constituted under the Architect Act, 1972 (20 of 1972) shall not be required to
	. 12.5	i nov envisionsing fee"
. † v 		(Par Government in Urban Development
236.		No.TPB-4383/4089/UD-5, dated 21" May, 1987)
a recorded to	EF	
andria. Tankar		La name Had as her filled fit all division building
	1	
	EP After Rule No. G-7.1 of Bye law No. 20.1 of Bye laws of D.O. Naice	
\$ 1 S	18	
		New Rule No. G-8-1: The lands of Government? Commercial use shall institutions which are included in Public Semi public zone commercial use shall
	- I 	1
		1) Maximum 15% of the existing built up area may be allowed for commercial
		purpose.
	. 1	I have been

2) Commercial use shall be permitted along the roadside.

3) Separate access shall be required for both the uses. (Public Semi public use and commercial use)

4) Basement shall not be permitted.

5) Openings on rear side facing towards remaining premises shall not be allowed (closed by dead wall)

FP नगर परिषदेने प्रस्तावित के ल्याप्रमाणे समावेशक आरक्षणाची नियमावली Appendix M प्रमाणित विकास नियंत्रण नियमावलीत समाविष्ट केलेली आहे. या समावेशक आरक्षणाच्या नियमावलीतील अ.क. १ (क) सार्वजनिक घरे आणि विस्थापितांसाठी घरे बाबत रकाना क. ४ मध्ये अ.क. i) मध्ये Total Land ऐवजी Net Land असा बदल करणे व या नियम कं. १ (क) मध्ये अ.क. iii) अन्वये पुढीलप्रमाणे अट समाविष्ट करण्यात यावी. iii) Out of above said two options, one option shall be allowed at a time. No change will be permitted in such one sanctioned options regarding partial area.

(Ref. : Government in Urban Development Department, Notification No.TPB-999८/९८२/CR-३२५/UD-९,Dated ३०॥ May २०००)

EP- 20— Land uses and manner of Development are Specifically shown in Appendix "M" of Kannad D.C.R. Out of these, uses at Sr.No. I (d), II (b), III, V (b), (c), (f), VI (e), VII (a), (b), (c), (d), (e), (f), (i), VIII shall proposed to be deleted. The following new uses and manner of development shall propose to be added under Appendix "M" after Sr.No.VIII.

Sr. No	Use (Allocation, Designation or Reservation)	Person /Authority who may develop	which development is Permissible
1	2	3	4
1	Shopping Centre (SC) & Vegetable Market	Municipal Council or Owner	may acquire the land & develop the Reservation,
			OR (2) The
-1-			Owner may be permitted to develop the Shopping
			Centre & Veg. Market,
	4.		provided at least on 10% of
1.5			the area, of minimum size 2.50m X 2.0m Gaias for
		•	Veg. Market should be
	· ·		constructed. Shops are to
-			be constructed on the
			remaining land. Out of the
ŀ	· · · · · · · · · · · · · · · · · · ·		above constructed Veg
•	the state of the s		Market Galas/Shops, 25%
		\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.	of each Veg Market Galas
			& Shops are to be handed
			over to the Municipal
j I	•		Council, on payment of cost
1			of construction plus 15%
ŀ			thereof, OR, by
			his agreeing to hand over
1		1	free of cost, such 25% of
			Shops/ Veg. Market Blocks
İ			to the Municipal Council, in
1 .			which case FSI equivalent
			to the built up area to be
			surrendered, free of cost
			shall be available to the
		A STATE OF THE STA	owner on the remaining plot
			over & above the normal
į			permissible FSI.

		1	man manufact the land 9.
		·	may acquire the land &
			develop the reservation, OR (2) The
			owner may be permitted to
	The state of	V	develop the land under
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4		Reservation, on his
	to receive		agreeing to handover, 25%
	And the second of the second o		of the galas out of the total constructed galas, to the
		the state of the s	M.C. on payment of cost of
			construction + 15% thereof,
		•	or by his agreeing to handover free of cost such
			a 25% of galas to the M.C.
			In which case FSI
			equivalent to the built up
			area to be surrendered free
			of cost shall be available to the owner on the remaining
			plot over and above the
			normal permissible FSI.
3 Children	n's Park	Municipal Council	Municipal Council may
			develop Children's Park as per norms &conditions
			prescribed by the Chief
			Officer M.C. Kannad.
4 Nagar B	havan and Library	Municipal Council or Owner	(1) The Municipal Council
			may acquire the land & develop the Reservation.
			OR 2) The
			M.C. may acquire 75% area
			under reservation (However
			acquisition area shall be at
			least 0.3 Hect or total area of reservation, if the area
		·	under reservation is less
			than 0.3 Hect.) as per Act
			and after paying due compensation to the
			Owner, M.C. may develop
			Nagar Bhavan on the above
			said land. If the remaining
			area is at least 0.10 Hect., then the owner may be
			permitted to develop Library
			on this land. In that case
			the owner shall built Library
			on 20% area of the remaining land as per the
			specifications decided by
			the Divisional Deputy
			Director & hand over it free
			of cost to M.C. The location of the library shall be on the
			Ground or First floor.
			Thereafter, the remaining
	1		plot / Building may be put to
			use in conformity with the development plan and
			owner will be entitled to
1			have full permissible FSI of
			Here in permissions for or

		taking in to account the area utilised for library			
5	Municipal Council Water Municipal Council Supply and Fire Brigade	***********			
EP 21	Following Appendix is proposed to be inserted: Appendix Q: - Special Regulations for IT/ITES mentioned in Appendix (enclosed herewith). (Ref.: Government, Urban Development Department, Order No. MISC TPS 2004/687/CR 26/2004/UD-13, dated 20th May 2004)				

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APPENDIX Q

Special Regulations for Development of IT/ ITES

Definition: R-1 1.

In the context of the policy, the Information Technology Industry, industry, IT services and IT Enabled Services as defined below: -

IT Taskforce of Government of India has defined IT software as follows: -

- IT Software: IT Software is defined as any representation of instruction, data, sound or image, including source code and object code, recorded in a machine readable form and capable of being manipulated or providing interactivity to a user, with the means of a computer.
- IT Hardware: IT Hardware covers approximately 150 IT products notified by Directorate of Industries.
- IT Services and IT Enabled Services: These includes various IT services and are defined by the IT Taskforce of the Government of India as follows:-
 - " IT Service including IT Enabled Service is defined as any unit that provides services, that result from the use of any IT Software over a Computer System for realizing any value addition"

The Directorate of Industries has prepared and published an illustrative list of such IT Enabled Services which is to be updated from time to time.

R-1-2 Height of the Room for I.T.E.: 2)

Notwithstanding any thing contained in these regulations, any telematic equipment storage erection facility can have a height as required for effective functioning of that system.

3) R-1.3 Covered Antenna to be Free of FSI :-

Any covered Antenna/Dish Antenna/communication Tower will be allowed to be erected free of FSI, if it is used for Telecom (basic Cellular or Satellite Telephone) or ITE purpose which shall include equipment relating to Earth Station, V-Sat, Routes, Transponders and similar ITE related structures or equipment.

- R-1.4 I.T.E.s to be allowed in Residential Zone: -4. "Notwithstanding any thing contained in these regulations, IT/ITES on the plots/ premises fronting on roads having width more than 12.00 Mt." shall be allowed.
- R-1.5 I.T.E.s to be allowed in Industrial Zone (I-1): -IT/ITES shall be permitted in I-1 Zone & Services Industrial Estates on all plots fronting on roads having width more than 12.00 Mt.
- R-1.6 I.T.E.s to be allowed in General Industrial Zone (1-2) & Special 6. Industrial Zone (I-2): IT/ITES shall be permitted on all plots fronting on roads having width more than 12.00 Mt.
- R-1.7 I.T.Es to be allowed in No Development Zone/Green Zone earmarked in the Development Plan: -

Development Plan of IT/ITES with ancillary residential development shall be allowed in No Development Zone subject to the following conditions:

- (a) The total FSI shall not exceed 0.20
- (b) Residential Development shall not exceed one third of the total built up area.
- (c) Construction of ITE/Ancillary residential use may be permitted (in suitable location so as to keep as much as remaining space open) upto 20 percent on 10 percent of the area of plot. On remaining 90 percent plot, trees shall be planted at the rate of 500 trees per hectare.
- (d) Sub-division of land shall be permitted with the area of plot to be sub-divided being not less than 4000 Sq.Mt.

8. R-1.8 Additional FSI to IT/I.T.E.s :-

Subject to approval by Director of Industries, the Commissioner/Chief Officer or as the case may permit the Floor Spaces Indices specified in these regulations to be exceeded to the extent of 100 percent over and above the permissible FSI as under (including for IT/ITEs units located in No Development Zone/Green Zone/Agricultural Zone proposed in the Development Plan or Regional Plan.

- (i) 100 percent additional FSI shall be made available to all IT/ITES units in public IT parks.
- (ii) 100 percent additional FSI shall be made available to all registered IT/ITES units located in private IT parks approved by the Director of Industries.
- (iii) Permission for erecting towers and antenna upto the height permitted by the Civil Aviation Department shall be granted by the concerned municipal bodies at the time and as a part of approval of building plan itself.

9. R-1.9 General Terms/Conditions applicable for Development of IT/ITES units:

- (i) Additional FSI to IT/ITES would be available only upon full utilization of basic admissible FSI.
- (ii) Additional FSI to IT/ITES would be available to IT/ITES parks duly approved by the Director of Industries.
- (iii) The additional FSI shall be granted upon payment of premium which shall be paid in the manner as may be determined by the Government. Such premium shall be recovered at the rate of 25 percent of the present day market value of the land under reference as indicated in the Ready Reckoner.
- (iv) 25 percent the total premium shall be paid to the Government and remaining 75 percent amount shall be paid to the said respective Municipal Corporation, Municipal Councils, Special Planning Authority or New Town Development Authority. Where no such Planning Authority exists, the share of premium shall be paid to the MIDC.
- (v) The premium so collected by the Planning Authorities / MIDC shall be primarily used for development/ upgradation of all sites infrastructures required for IT/ITES park and the utilization of this premium shall be monitored by the empowered committee.

- (vi) In the event, the developer comes forward for provision of such of site infrastructure at his own cost, then the respective Planning Authority or the MIDC as the case may be shall determine the estimated cost of the works and shall also prescribed the standards for the work. After completion of the works, the said Planning Authority / MIDC shall verify as to whether the same is as per prescribed standards and thereafter, by deducting the cost of works, the balance amount of premium shall be recovered by the said Planning Authority / MIDC.
- (vii) Users/Services ancillary to the IT / ITES: While developing site for IT / ITES with additional FSI, users ancillary to the principal user as may be approved by the Directorate of industries shall also be allowed.
- (viii) No condonation in the required open spaces, parking and other requirements prescribed in these regulations shall be allowed in case of such additional FSI
